§ 750.3

addition was not given at the time of that initial publication, a separate FEDERAL REGISTER notice announcing its addition to the record and inviting comment shall be published:

- (3) The due date for public comments, which shall be at least two weeks prior to the informal hearing for main comments and no more than two weeks after the informal hearing for reply comments:
- (4) The name, address and office telephone number of the Record and Hearing Clerk for the rulemaking in question; and
- (5) A nonbinding target date for issuing the final rule.

 $[42\ {\rm FR}\ 61259,\ {\rm Dec.}\ 1977,\ {\rm as}\ {\rm amended}\ {\rm at}\ 54\ {\rm FR}\ 21623,\ {\rm May}\ 19,\ 1989]$

§ 750.3 Record.

- (a) No later than the date of proposal of a rule subject to this part, a rule-making record for that rule shall be established. It shall consist of a separate identified filing space containing:
- (1) All documents required by §750.2(b);
- (2) All documents cited in the documents required by §750.2(b);
- (3) All public comments timely received:
 - (4) All public hearing transcripts;
- (5) All material received during an informal hearing and accepted for the record of that hearing; and
- (6) Any other information which the Administrator considers to be relevant to such rule and which the Administrator identified, on or before the date of the promulgation of the rule, in a notice published in the FEDERAL REGISTER.

All material in the record shall be appropriately indexed. Each record shall be available for public inspection during normal Agency business hours. Appropriate arrangements allowing members of the public to copy record materials that do not risk the permanent loss of such materials shall be made. All material required to be included in the record shall be added to the record as soon as feasible after its receipt by the Agency.

(b) The Record and Hearing Clerk for each rulemaking shall be responsible for Agency compliance with the requirements of paragraph (a) of this section

§ 750.4 Public comments.

- (a) Main comments shall be postmarked or received no later than the time specified in the Notice of Proposed Rulemaking and shall contain all comments on and criticisms of that Notice by the commenting person, based on information which is or reasonably could have been available to that person at the time.
- (b) Reply comments shall be postmarked or received no later than two weeks after the close of all informal hearings on the proposed rule and shall be restricted to comments on:
- (1) Other comments;
- (2) Material in the hearing record; and
- (3) Material which was not and could not reasonably have been available to the commenting party a sufficient time before main comments were due.
- (c) Extensions of the time for filing comments may be granted in writing by the Record and Hearing Clerk. Application for an extension shall be made in writing. Comments submitted after the comment period and all extensions of it have expired need not be added to the rulemaking record and need not be considered in decisions concerning the rule. Unless the Notice of Proposed Rulemaking states otherwise, four copies of all comments shall be submitted.

§ 750.5 Subpoenas.

- (a) Where necessary, subpoenas requiring the production of documentary material, the attendance of persons at the hearing, or responses to written questions may be issued. Subpoenas may be issued either upon request as provided in paragraph (b) of this section or by EPA on its own motion.
- (b) All subpoena requests shall be in writing. Hearing participants may request the issuance of subpoenas as follows:
- (1) Subpoenas for the attendance of persons, and for the production of documents or responses to questions at the legislative hearing may be requested at any time up to the deadline for filing main comments.